1 2 3	RICHARD E. WINNIE [68048] County Counsel By: Diane Graydon [164095] Deputy County Counsel Office of County Counsel, County of Alameda 1221 Oak Street, Suite 450	
4	Oakland, California 94612 Telephone: (510) 272-6700	
5	Attorneys for County of Alameda	
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8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORN	
10	WILLIAM J. WHITSITT, Plaintiff,	Case No.:
11		
12	V.	AMENDED DE
13	DEPUTY SHERIFF WHEATFALL, BADGE #429; DEPUTY SHERIFF A. GARTH, BADGE	ALAMEDA'S F
14	# 1340; UNNAMED POLICE OFFICER; CENTRAL TOWING & TRANSPORT; COUNTY	FILED ACTION C08-01803 ED
15	OF ALAMEDA, SHERIFF'S DEPARTMENT; CITY OF DUBLIN POLICE SERVICES;	Data: Cantam
16	UNNAMED DEFENDANTS Defendant.	Date: Septem Time: 10:00 a
17		Courtroom: G
18		
19		
20		
21	Pursuant to USCS Fed Rules Evid, Rule 201, Defendant	
22	Deputy Sheriff A. Garth, County of Alameda, Sheriff's Depart	
23	Services, (herinafter, "COUNTY DEFENDANTS,") respectfully re	
24	Notice of Plaintiff, William J. Whitsitt's, Complaints filed in C08-0	
25	and C08-01803 EDL, which DEFENDANTS believe allege civil	
	,	3

DRNIA

No.: C08-02139 BZ

DEFENDANT COUNTY OF 'S REQUEST FOR JUDICIAL F PLAINTIFF'S PREVIOUSLY TIONS: C08-01802 JSW; and 3 EDL; C08-02138-CW

tember 3, 2008

00 am : **G**

dant's Deputy Sheriff Wheatfall, epartment, City of Dublin Police lly request the Court take Judicial 08-02138-CW; C08-01802 JSW; civil rights violations purporting to arise from the same acts and events from which the current Complaint, C08-02139 BZ, arises.

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The Complaints are attached as Exhibits 1-3. DATED: July 16, 2008 RICHARD E. WINNIE County Counsel in and for the County of Alameda, State of California Deputy County Counsel Attorneys for County Defendants

1 RICHARD E. WINNIE [68048] County Counsel By: Diane Graydon [164095] 2 **Deputy County Counsel** Office of County Counsel, County of Alameda 3 1221 Oak Street, Suite 450 4 Oakland, California 94612 Telephone: (510) 272-6700 5 Attorneys for County of Alameda 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 WILLIAM J. WHITSITT, Case No.: C08-02139 BZ 11 Plaintiff. 12 ٧. DEFENDANT COUNTY OF ALAMEDA'S 13 REQUEST FOR JUDICIAL NOTICE OF DEPUTY SHERIFF WHEATFALL, BADGE 14 PLAINTIFF'S PREVIOUSLY FILED #429; DEPUTY SHERIFF A. GARTH, BADGE ACTIONS: C08-01802 JSW: and C08-# 1340; UNNAMED POLICE OFFICER; 01803 EDL; C08-02138-CW 15 CENTRAL TOWING & TRANSPORT; COUNTY OF ALAMEDA, SHERIFF'S DEPARTMENT; 16 CITY OF DUBLIN POLICE SERVICES: Date: September 3, 2008 UNNAMED DEFENDANTS 17 Time: 10:00 am Defendant. Courtroom: G 18 19 20 21 Pursuant to USCS Fed Rules Evid, Rule 201, Defendant's Deputy Sheriff Wheatfall, 22 Deputy Sheriff A. Garth, County of Alameda, Sheriff's Department, City of Dublin Police 23 Services, (herinafter, "COUNTY DEFENDANTS,") respectfully request the Court take Judicial 24 Notice of Plaintiff, William J. Whitsitt's, Complaints filed in C08-02138-CW; C08-01802 JSW; 25 and C08-01803 EDL, which DEFENDANTS believe allege civil rights violations purporting to 26 arise from the same acts and events from which the current Complaint, C08-02139 BZ, arises. 27

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Pursuant to USCS Fed Rules Evid, Rule 201, COUNTY DEFENDANTS also request the court take judicial notice of all orders made in the related cases. This request is made as courtesy to the Court to prevent re-litigation of issues previously adjudicated, and to ensure the finality of all previous decisions and orders.

The Complaints and Orders are attached herein as Exhibits 1-11.

DATED: July 15, 2008

RICHARD E. WINNIE

County Counsel in and for the County of

Alameda, State of California

Βv

DIANE C. GRAYDON

Deputy County Counsel

Attorneys for County Defendants